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Client Matter:	11220-0003		Follow-up Copy Will Not Be Sent By Mail				
Date:	March	6, 2006					
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Re:

APPLICATION NO. 09/845,700 FILING DATE: 04/30/2001 INVENTOR: Brookler

Response (10 pp); Corrected Figs. 3 and 5 and substitute page 7 of Specification)Proposed and Annotated)

I, Albert T. Keyack, Registration No. 32,906, hereby certify that this correspondence is being transmitted via facsimile addressed to the Commissioner of Patents and Trademarks, Washington, DC 20231 on March 6 2006.

Albert T. Keyack

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PAGE 2/18 " RCVD AT 3/6/2006 4:46:36 PM [Eastern Standard Time] " 6VR:USPTO-EFXREGIS# iDNIS:2758:300 " CGID: " DURATION (mm-sa):05-28

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This collection of information is required by 37 CFR 1.5. The information a rangined to obtain on each of he public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 14. This reflection is estimated to 2 hours to complete, including gathering, propering, and submitting the completed profication form to the USFTO. Three will vary detenting upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this binden, sharld be sent to the Chief Information Officer, U.S. Patent and Trademark Office. U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA. 22313-1450, DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. \$END TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450

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IN THE UNTED STATES PATENT AND TRADEMARK OFFICE

Art Unit

: 3622

Examiner

: John Van Bramer

Serial No.

: 09/845,700

Filed Inventor

: April 30, 2001 : Brookler, et al.

Title

: SYSTEM FOR CONDUCTING ELECTRONIC SURVEYS

Dated: March 6, 2006

RESPONSE UNDER 37 C.F.R § 1.121

Commissioner of Patents Washington, DC 20231

Sir:

This is responsive to the Office Action dated December 6, 2005 in the abovereferenced pending patent application. This Response being timely filed within the threemonth statutory period, no additional fees are due. Please enter the following amendments:

PHR.1 636745-1